

## A

## B I L L

TO

Amend the Labourers, Ireland, Acts.

A.D. 1891.

BE it enacted by the Queen's most Excellent Majesty, by and with the advice and consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the authority of the same, as follows:

5. 1. This Act may be cited as the Labourers (Ireland) Act, 1891. *Short title.*
2. This Act shall be construed as one with the Labourers (Ireland) Acts, 1883 to 1886 (herein-after referred to as "the said Acts"), except in so far as the said Acts are expressly altered or varied by this Act or are inconsistent therewith, and, together with the said 10 Acts, may be cited as the Labourers (Ireland) Acts, 1883 to 1891. *Construction of Act.*
3. Notwithstanding anything contained in the fifth section of the Labourers (Ireland) Act, 1883, a representation in pursuance of the said Acts shall mean a representation signed by not less than twelve persons, whether rated for the relief of the poor within the 15 sanitary district or not, provided that the said persons, if not so rated, come within the definition of an agricultural labourer contained in the fourth section of the Labourers (Ireland) Act, 1886. *Meaning of a representation.*
4. Where a sanitary authority has failed to pass any resolution in relation to a representation under the said Acts, or has passed a 20 resolution to the effect that they will not proceed with an improvement scheme, the Local Government Board shall, if required by the persons who have signed the said representation, direct a local inquiry to be held and a report to be made to them with respect to the correctness of the representation made to the sanitary authority, 25 and any matters connected therewith on which the Local Government Board may desire to be informed. *Local inquiry to be held.*
5. In any case in which an order has been or shall be made under section three of the Labourers Cottages and Allotments (Ireland) Act, 1882, or under section nineteen of the Land Law (Ireland) [Bill 55.] *Provisions in case of non-compliance of order for*

A.D. 1891. Act, 1881, for providing accommodation for the labourers employed on any holding, and such order has not been complied with within six months after the date of such order, it shall be the duty of the Local Government Board, upon the complaint of any six householders resident in the sanitary district within which the holding in respect of which the said order was made is, to make such complaint as mentioned in, and to put in force the provisions of, section four of the Labourers Cottages and Allotments (Ireland) Act, 1882.

*Amendment of errors in improvement scheme and*

6.—(1.) When, at any local inquiry held pursuant to the directions of the Local Government Board with reference to an improvement scheme made by a sanitary authority under the provisions of the said Acts, it shall appear that in such improvement scheme, or any plan or book of reference annexed thereto, any omission, mistake, mis-statement, or erroneous description shall have been made of any lands, or of the owner, lessee, or occupier of any land referred to therein, the Local Government Board may, on such terms as they may think fit, amend such improvement scheme, or any plan or book of reference annexed thereto, and supply any such omission or correct any such mistake, mis-statement, or erroneous description, and shall direct any such additional notices to be served or advertisements to be published as they may think fit, and direct any such adjourned inquiry to be held as they may think necessary in consequence of such alterations and amendments.

(2.) Where at any such local inquiry as aforesaid it shall appear that any notice necessary to be served or advertisement required to be published owing to inadvertence has not been or has been imperfectly or irregularly served or published, such inquiry may be adjourned to enable such notice or advertisement to be properly served or published.

*Liaison of improvement scheme of sanitary authority.*

7. So much of the sixth section of the Labourers (Ireland) Act, 1883, as enacts that an improvement scheme shall provide for a plot or garden not exceeding half a statute acre being allotted to each dwelling, shall not apply to an improvement scheme made under this Act for the purpose of providing suitable dwellings for agricultural labourers in villages or towns.

*Power to inspect to perform duties of sanitary authority.*

8. When an inspector to the Local Government Board has held a local inquiry in any sanitary district, whether rural or urban, under section four of this Act, and it appears upon the report of the inspector that the representation is correct, the sanitary authority shall within three months take steps for carrying an

improvement scheme into execution, and if in any case the sanitary authority shall not take such steps as the inspector may deem sufficient, he shall be and is hereby required to make complaint to the Local Government Board that the sanitary authority has made default in carrying out an improvement scheme. And the Local Government Board, if satisfied that the sanitary authority has been guilty of the alleged default, shall make an order giving the inspector authority to exercise all the powers and to perform all the duties of the sanitary authority as provided for in the Public Health (Ireland) Act, 1878, or the Labourers (Ireland) Acts, 1883 to 1891.

9.—(1.) For the purposes of the Labourers (Ireland) Acts, 1883 to 1891, the Land Commission shall from time to time, on the application of any sanitary authority, provide for the use of such authority a sum or sums not exceeding in the whole *one half* of the amount of the expenses incurred by such sanitary authority in carrying the said Acts into effect.

(2.) Any liabilities incurred by the Land Commission on account of payments to sanitary authorities under this section shall be a charge on the fund under the control of the Land Commission under the provisions of the Irish Church Act Amendment Act, 1881.

(3.) The total of the sums applied by the Land Commission under this section shall not exceed the sum of *two hundred and fifty thousand pounds.*

Provisions  
made for  
the purpose  
of the  
Labourers  
Acts.

44 & 45 V. c.  
c. 71.

## **Lambertsons (Lambert)** **Actis Assessment**

10

H. I. L.

To several other laboratories, Ireland,  
Asia.

(Prepared and brought to the  
Robert Morris, Mr. Mathematician, Mr. Monostyros,  
and Mr. M. S. S. S.)

*Amphibians from the House of Queen Cleopatra at Philae*  
by Alexander Lipp.

For further information concerning the above-mentioned  
experiments or regarding other work done at the Bureau,  
please apply to Director, U. S. Bureau of Fisheries, Washington,  
D. C., or to Dr. G. M. Allen, Bureau of Fisheries, Boston.

10 of 10

10 of 10